EXHIBIT 4

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Page 1
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 2
        UNITED STATES BANKRUPTCY COURT OF NEW JERSEY
                       Case No. 23-12825
 3
                                           x
      In re:
 4
      LTL MANAGEMENT LLC,
 5
                                 Debtor,
 6
      LTL MANAGEMENT LLC,
 7
                             Plaintiff,
 8
                   v.
 9
      THOSE PARTIES LISTED ON APPENDIX A :
10
      TO COMPLAINT and JOHN AND JANE DOES:
      1-1000,
11
                              Defendants. :
12
13
                                         April 17, 2023
                                         1:12 p.m.
14
                                         7 Times Square
                                         New York, NY
15
16
17
18
19
20
                  VIDEOTAPED AND REMOTE DEPOSITION UPON
21
      ORAL EXAMINATION OF ANDY BIRCHFIELD, ESQ., held
22
      at the above-mentioned time and place, before
23
      Randi Friedman, a Registered Professional
24
      Reporter, within and for the State of New York.
25
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	Page	2	Page
1	A. Birchfield, Esq.	² 1	A. Birchfield, Esq.
2	APPEARANCES:	2	(Appearances continued.)
3	OTTERBOURG, P.C.	3	(Appearances continued.)
	Attorneys for Proposed counsel for the	3	VI FUD HADDICON HADVEY DDANZDUDG LLD
4	official committee of talc claimants	Ι.	KLEHR HARRISON HARVEY BRANZBURG, LLP
5	230 Park Avenue	4	Attorneys for Andy Birchfield, Esq.
_	New York, New York 10169	5	10000 Lincoln Drive East, Suite 201
6	BY: BICHARD C HADDAD ESO		Marlton, New Jersey 08053
7	BY: RICHARD G. HADDAD, ESQ.	6	
8			BY: CAROL ANN SLOCUM, ESQ.
Ü	GOLOMB SPIRT GRUNFELD	7	
9	Attorneys for TCC		* * *
10	1835 Market Street, Suite 2900	8	
	Philadelphia, Pennsylvania 19103	9	
1		10	
	BY: RICHARD M. GOLOMB, ESQ.		
12		11	
3	VENTA DADANTONIO DA FEFERTIV	12	
4	LEVIN PAPANTONIO RAFFERTY	13	
4 5	Attorneys for William Henry 316 South Baylen Street	14	
J	Pensicola, Florida 32502	15	
6	i onstona, i fortua 32302	16	
,	BY: CHRISTOPHER V. TISI, ESQ.	17	
7		18	
8		19	
	BEASLEY ALLEN		ALCO DECENT.
9	Attorneys for Alishia Landrum	20	ALSO PRESENT:
0	218 Commerce Street	21	Paul Baker - Videographer
	Montgomery Alabama 36104		Jerry Curran - Concierge
1		22	Ted Meadows, Esq.
_	BY: LEIGH O'DELL, ESQ.		Jim Murdica, Esq.
2		23	•
23 24		24	
	(Appearances continued.)	25	
		_	
1	Page A. Birchfield, Esq.		Page
2	(Appearances continued.)	1	A. Birchfield, Esq.
3	COHEN, PLACITELLA & ROTH	2	STIPULATIONS
	Attorneys for Estate of Kimberly	3	IT IS HEREBY STIPULATED AND AGREED, b
4	Naranjo		
5	127 Maple Avenue	4	and among counsel for the respective parties
	Red Bank, New Jersey 07701	-	hereto, that the filing, sealing and
6		5	
_			
	BY: CHRISTOPHER PLACITELLA, ESQ.	6	certification of the within deposition shall be
7	BY: CHRISTOPHER PLACITELLA, ESQ.		
7		6 7	certification of the within deposition shall be and the same are hereby waived;
7	JOHNSON & JOHNSON	6 7 8	certification of the within deposition shall be and the same are hereby waived; IT IS FURTHER STIPULATED AND AGREED
7 8 9	JOHNSON & JOHNSON Attorneys for Johnson & Johnson	6 7	certification of the within deposition shall be and the same are hereby waived; IT IS FURTHER STIPULATED AND AGREED that all objections, except as to form of the
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	Page 6		Page 8
1	A. Birchfield, Esq.	1	A. Birchfield, Esq.
2	MR. VIDEOGRAPHER: Good afternoon. 13:12:46	2	A You're going to test my memory here. 13:14:22
3	We are going on the record at 1:12 p.m. 13:12:47	3	Certainly Leigh O'Dell and Ted Meadows. We have 13:14:24
4	Eastern Daylight Time on Monday, April 17th, 13:12:51	4	had over the course of the last nine years, had a 13:14:27
5	2023. 13:12:54	5	number of law partners that have been involved as 13:14:34
6	Please note that the microphones 13:12:56	6	well. David Dearing, Ryan Beatty. We've had a 13:14:36
7	are sensitive and may pick up whispering and 13:12:58	7	former law partner, Daniel Mason Ward, was 13:14:42
8	private conversation. Please mute all 13:13:02		involved. Maybe other law partners that have 13:14:46
9	cellphones at this time. 13:13:04	9	
10	This is Media Unit 1 of the 13:13:05	10	that I can think of off the top of my head. 13:14:55
11	video-recorded deposition of Andy Birchfield 13:13:06	11	Q Okay. Thank you. 13:14:57
12	in the matter of LTL Management LLC, filed 13:13:08	12	When I refer to talc-related 13:14:58
13	in the United States Bankruptcy Court, 13:13:13	13	
14	District of New Jersey, Case No. 23-12825. 13:13:14		I'll be referring to the talc litigation against 13:15:03
15	This deposition is being held at Brown 13:13:21	15	
16	Rudnick LLP, located at 7 Times Square, New 13:13:23	16	·
17	York, New York. 13:13:26	17	Q How many individuals with talc claims 13:15:10
18	My name is Paul Baker and I am the 13:13:28	18	•
19	videographer. The court reporter is Randi 13:13:29	19	A It would be approximately 11,300. 13:15:19
20	Friedman, and we are both from Veritext. 13:13:31	20	Q Now, Mr. Birchfield, of any of those 13:15:32
21	Appearances have been noted on the 13:13:34	21	
22	stenographic record. 13:13:36	22	•
23	Will the court reporter please 13:13:38	23	A Yes. There would be roughly my 13:15:46
24	swear in the witness. 13:13:47	24	
25	13:13:47		would have been would have been retained 13:15:55
		23	
1	Page 7 A. Birchfield, Esq.	1	Page 9 A. Birchfield, Esq.
2	* * * 13:13:47	2	•
3	ANDY BIRCHFIELD, the witness 13:13:47		bankruptcy, and not filed. 13:16:03
4	herein, having been duly sworn, was examined 13:13:47	l	
5	and testified as follows: 13:13:47	5	A Because of the pendency of the 13:16:07
6	* * * 13:13:47	6	
7	EXAMINATION 13:13:47	7	Q In other words, because there was an 13:16:09
	BY MR. HAAS: 13:13:47		
9	Q Mr. Birchfield, good afternoon. 13:13:48	9	automatic stay 13:16:10 A Automatic stay. 13:16:11
10	A Good afternoon. 13:13:50	10	•
11			
			those claims? 13:16:14
12	Johnson & Johnson. We've met before; correct? 13:13:5		A Yes. 13:16:14
13	A Yes. 13:13:56	13	Q Okay. Of the 11,300 claims that 13:16:15
14	Q Mr. Birchfield, you're a lawyer; 13:13:56	14	, , , , , , , , , , , , , , , , , , ,
	right? 13:13:58	15	č
16	A Yes. 13:13:58	16	
17	Q Are you affiliated with any law firm? 13:13:59	17	A I couldn't give you a precise number. 13:16:33
18	A Beasley Allen Law Firm in Montgomery, 13:14:0		
	Alabama. 13:14:03	19	Q So of the 11,200 claims that are 13:16:47
20	Q Any other law firms? 13:14:05		filed 13:16:51
21	A No. 13:14:06	21	A Let me back up. 13:16:52
22	Q Mr. Birchfield, which of the Beasley 13:14:08	22	·
23	Allen partners have been involved in talc 13:14:10	23	A I think it would probably be closer to 13:16:55
24	litigation or recovery of talc-related claims 13:14:14	24	6,000. My best estimate. 13:16:57
	against Johnson & Johnson or its affiliation? 13:14:18	25	Q Okay. So of the 11,200 claims that 13:17:03

Page 5 of 14

	Page 34		Page 36
1	A. Birchfield, Esq.	1	A. Birchfield, Esq.
2	what his knowledge of his practice is. 13:43:32	2	financing arrangements with respect to those 13:45:33
3	MS. SLOCUM: That wasn't your 13:43:34	3	claims? 13:45:35
4	question. Your question was what is the 13:43:34	4	A I have no idea. 13:45:37
5	standard practice 13:43:36	5	Q You have no idea whatsoever whether or 13:45:39
6	MR. HAAS: Right. 13:43:37	6	not any of your counsel have any litigation 13:45:41
7	MS. SLOCUM: of Beasley Allen. 13:43:38		financing arrangements whatsoever? 13:45:43
8	MR. HAAS: I'm asking as a fact 13:43:39	8	A No, no. If that's what you asked, 13:45:45
9	witness. He can give me a fact opinion or 13:43:40	9	•
10	fact testimony. 13:43:43	10	Q Okay. Can you please answer that 13:45:49
11	BY MR. HAAS: 13:43:44	11	
12	Q So can I please have an answer to the 13:43:44	12	A Do any of our co-counsel, yes. 13:45:51
13	question? You want me to ask it again? 13:43:47	13	Q With respect to the talc claims. 13:45:54
14	A Please. 13:43:49	14	
15	Q Based on your understanding, is it 13:43:50	15	
16	your standard practice at Beasley Allen to obtain 13:43:50		obtained claims from or that are co-counsel with 13:46:00
17	claims from other firms that either aggregated 13:43:52	17	
18	them or otherwise obtained those claims? 13:43:57	18	
19	A We would enter into co-counsel 13:44:00	19	Q You don't know any of the firms that 13:46:10
20	agreements. I don't want to quibble over your 13:44:07		have litigation financing arrangements? 13:46:13
21	language, but do we obtain claims, we do enter 13:44:10		A Yes. I mean, I do know I do 13:46:16
22	into co-counsel, you know, agreements with 13:44:12	21	
23			it's my understanding that Allen Smith would have 13:46:19
		23	, ,
24	Q Do you obtain them in any other means 13:44:18		know of any others. I don't know one way or the 13:46:32
25	other than a co-counsel relationship? 13:44:19	25	other. 13:46:35
,	Page 35		Page 37
1	A. Birchfield, Esq.	1	A. Birchfield, Esq.
2	A Not that I'm aware of. 13:44:24	2	Q Of the 11,300 claims that Beasley 13:46:36
2 3	A Not that I'm aware of. 13:44:24 Q Okay. So what percentage of the talc 13:44:25	2 3	Q Of the 11,300 claims that Beasley 13:46:36 Allen represents, how many of them came from 13:46:39
2 3 4	A Not that I'm aware of. 13:44:24 Q Okay. So what percentage of the talc 13:44:25 claims that you testified earlier were referred 13:44:29	2 3 4	Q Of the 11,300 claims that Beasley 13:46:36 Allen represents, how many of them came from 13:46:39 Allen Smith? 13:46:43
2 3 4 5	A Not that I'm aware of. 13:44:24 Q Okay. So what percentage of the talc 13:44:25 claims that you testified earlier were referred 13:44:29 to you or have you obtained through these 13:44:34	2 3 4 5	Q Of the 11,300 claims that Beasley 13:46:36 Allen represents, how many of them came from 13:46:39 Allen Smith? 13:46:43 A I don't know. 13:46:44
2 3 4 5 6	A Not that I'm aware of. 13:44:24 Q Okay. So what percentage of the talc 13:44:25 claims that you testified earlier were referred 13:44:29 to you or have you obtained through these 13:44:34 co-counsel relationships? 13:44:37	2 3 4 5 6	Q Of the 11,300 claims that Beasley 13:46:36 Allen represents, how many of them came from 13:46:39 Allen Smith? 13:46:43 A I don't know. 13:46:44 Q Is it a significant percentage? 13:46:47
2 3 4 5	A Not that I'm aware of. 13:44:24 Q Okay. So what percentage of the talc 13:44:25 claims that you testified earlier were referred 13:44:29 to you or have you obtained through these 13:44:34 co-counsel relationships? 13:44:37 A I cannot give you a definitive answer. 13:44:41	2 3 4 5 6 7	Q Of the 11,300 claims that Beasley 13:46:36 Allen represents, how many of them came from 13:46:39 Allen Smith? 13:46:43 A I don't know. 13:46:44 Q Is it a significant percentage? 13:46:47 MS. SLOCUM: Objection, vague. 13:46:50
2 3 4 5 6	A Not that I'm aware of. 13:44:24 Q Okay. So what percentage of the talc 13:44:25 claims that you testified earlier were referred 13:44:29 to you or have you obtained through these 13:44:34 co-counsel relationships? 13:44:37 A I cannot give you a definitive answer. 13:44:41 It would be the majority. I mean, that's the 13:44:43	2 3 4 5 6 7	Q Of the 11,300 claims that Beasley 13:46:36 Allen represents, how many of them came from 13:46:39 Allen Smith? 13:46:43 A I don't know. 13:46:44 Q Is it a significant percentage? 13:46:47 MS. SLOCUM: Objection, vague. 13:46:50 BY MR. HAAS: 13:46:51
2 3 4 5 6 7 8 9	A Not that I'm aware of. 13:44:24 Q Okay. So what percentage of the talc 13:44:25 claims that you testified earlier were referred 13:44:29 to you or have you obtained through these 13:44:34 co-counsel relationships? 13:44:37 A I cannot give you a definitive answer. 13:44:41 It would be the majority. I mean, that's the 13:44:43 nature of our you know, our practice. 13:44:47	2 3 4 5 6 7 8	Q Of the 11,300 claims that Beasley 13:46:36 Allen represents, how many of them came from 13:46:39 Allen Smith? 13:46:43 A I don't know. 13:46:44 Q Is it a significant percentage? 13:46:47 MS. SLOCUM: Objection, vague. 13:46:50 BY MR. HAAS: 13:46:51 Q You indicated he was one of the lead 13:46:55
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1	A. Birchfield, Esq.	1	A. Birchfield, Esq.
2	MS. SLOCUM: Objection. 14:05:19	2	A In respect to the I mean, I am 14:07:13
3	THE WITNESS: Mr. Haas, you 14:05:24	3	the I manage, you know, the mass tort section 14:07:17
4	understand you understand the evolution 14:05:26	4	and I supervise and manage and encourage and 14:07:22
5	of a mass tort case and, you know, and early 14:05:27	5	support the team of lawyers working on the cases. 14:07:24
6	on, you know, there is a significant 14:05:31	6	Q Okay. Notwithstanding the fact that 14:07:29
7	discovery period. And then you reach a 14:05:35	7	you don't try the cases or litigate the cases, 14:07:38
8	point where you are you're trying more 14:05:38	8	you do engage in settlement discussions regarding 14:07:4
9	and more cases. We were reaching that 14:05:40	9	the cases; correct? 14:07:44
10	point. We were reaching that tipping point 14:05:42	10	MS. SLOCUM: Okay. I'm going 14:07:45
11	when the first bankruptcy here was filed. 14:05:46	11	to objection to the lead-in. You were 14:07:46
12	BY MR. HAAS: 14:05:49	12	stating testimony in the question. 14:07:51
13	Q Just to be clear, let me just get an 14:05:50	13	BY MR. HAAS: 14:07:52
14	answer to my question. From 2013 to 2021, of the 14:05:51	14	Q You can answer. 14:07:52
15	11,300 cases that Beasley Allen represents, 14:05:57	15	A There is a difference between saying, 14:07:53
16	Beasley Allen has tried only 11? 14:06:02	16	you know, that I have not tried the cases and I 14:07:55
17	A I think approximately 11, yes. 14:06:08	17	do not try the cases. So I was I was 14:07:58
18	Q So during that time frame, Beasley 14:06:10	18	preparing to be involved in trying the cases when 14:08:02
19	Allen has tried far less than 1 percent of the 14:06:13	19	the bankruptcy when the bankruptcy was filed. 14:08:00
20	cases it represents? 14:06:17	20	So I anticipated, you know, trying, you know, 14:08:10
21	MS. SLOCUM: Objection, asked and 14:06:19	21	cases that were set for trial when the bankruptcy 14:08:15
22	answered. 14:06:20	22	was filed. And, yes, I have engaged in, you 14:08:19
23	THE WITNESS: We've tried we 14:06:23	23	know, in settlement discussions. I have I've 14:08:26
24	had tried before the bankruptcy was filed. 14:06:23	24	done that in, you know, in other litigations as 14:08:32
25	We had tried approximately 11 cases. 14:06:26	25	well, where I have tried cases or not tried 14:08:35
	Page 55		Page 57
1	A. Birchfield, Esq.	1	A. Birchfield, Esq.
2	BY MR. HAAS: 14:06:32	2	cases. 14:08:38
3	Q When you say "we have tried," just for 14:06:33	3	Q Focusing just again, so the record is 14:08:39
4	the record, Mr. Birchfield, you actually haven't 14:06:34	4	absolutely clear what we're talking about, when 14:08:41
5	tried any cases; right? 14:06:38	5	we're talking about claims or talc claims or 14:08:43
6	A Me personally? 14:06:40	6	talc-related claims or talc litigation, we're 14:08:46
7	Q Yes. 14:06:40	7	talking about litigation against J&J and its 14:08:48
8	A Right. That's right. 14:06:41	8	affiliates; okay? 14:08:51
9	Q And have you actually originated any 14:06:42	9	A Yes. 14:08:52
10	talc cases? Have you actually gone out and 14:06:45	10	Q So you have acted as settlement 14:08:53
11	spoken with the individual claimant and obtained 14:06:47	11	counsel with respect to those claims? 14:08:55
12	any 14:06:50	12	MS. SLOCUM: Objection. You're 14:08:58
13	MS. SLOCUM: Objection. 14:06:51	13	misstating his you're misstating his 14:09:01
14	BY MR. HAAS: 14:06:52	14	testimony. 14:09:03
15	Q talc cases? 14:06:52	15	MR. HAAS: It's a question. 14:09:04
16	MS. SLOCUM: Objection. 14:06:53	16	MS. SLOCUM: He itemized what he 14:09:05
17	Privileged and work product. Objection. 14:06:54	17	has done. He didn't call himself settlement 14:09:07
18	Don't answer the question. 14:06:58	18	counsel. 14:09:09
19	BY MR. HAAS: 14:06:59	19	MR. HAAS: I asked him a question. 14:09:09
20	Q So you haven't tried any of the talc 14:07:01	20	BY MR. HAAS: 14:09:10
21	cases. You're not going to answer whether you 14:07:04	21	Q You can answer the question. 14:09:11
22	actually originated any of them. What is it that 14:07:07	22	MS. SLOCUM: All right. Objection 14:09:13
	you actually do with respect to the talc cases? 14:07:09	23	to form. 14:09:13
23			
2324	A What do I do? 14:07:12	24	THE WITNESS: Have I engaged in 14:09:16

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1	Page 58		Page 60
1	A. Birchfield, Esq.	1	A. Birchfield, Esq.
2	know, have I labeled myself as settlement 14:09:22	2	today that Mr. Watts has no fee interest in any 14:24:09
3	counsel? No. 14:09:25	3	of the talc claims for which Beasley Allen does 14:24:12
4	BY MR. HAAS: 14:09:26	4	not have a co-counsel relationship; is that 14:24:17
5	Q From the time these claims were first 14:09:26		right? 14:24:19
6	obtained by Beasley Allen in 2013, how many of 14:09:29	6	A That would be my yes. 14:24:24
7	the talc claims have you settled? 14:09:33	7	Q Thank you. 14:24:26
8	A None. 14:09:40	8	Now notwithstanding the fact that 14:24:27
9	Q So just to be clear, you have settled 14:09:40	9	Beasley Allen has never actually reached any 14:24:30
10	none of the talc claims since 2013, you have not 14:09:43	10	settlement relating to talc claims, when, if 14:24:34
11	tried any of the talc claims since 2013? 14:09:48	11	ever, Mr. Birchfield, did you have for the first 14:24:39
12	A You're speaking of me personally? 14:09:52	12	time discussions with Johnson & Johnson and any 14:24:43
13	Q You personally, yes. 14:09:53	13	of its affiliates regarding the resolution of 14:24:48
14	Is that correct? 14:09:56	14	talc claims? 14:24:52
15	A Yes, that's true. 14:09:56	15	A In April of 2020. 14:24:54
16	Q Okay. Of the 11 cases that Beasley 14:09:57	16	Q Who did you have those discussions 14:24:58
17	Allen actually tried, how much was actually 14:10:00	17	·
18	recovered for the talc claimants? 14:10:04	18	A Mr. Murdica. 14:25:00
19	A None so far. 14:10:07	19	Q Anyone else? 14:25:03
20	Q So let me back up and make sure I 14:10:09	20	A Anyone else from Johnson & Johnson? 14:25:04
21	understand your testimony. 14:10:11	21	Q No. Was anyone else there involved in 14:25:06
22	So since 2013, with respect to the 14:10:11	22	the settlement negotiations? 14:25:09
23	11,300 claims that Beasley Allen represents, 14:10:15	23	A In the first discussion, it would have 14:25:13
24	Beasley Allen has tried only 11 cases, not 14:10:19	24	been a John Cracken and Adam Pulaski. 14:25:18
	recovered a dime for claimants, and not settled 14:10:26	25	O You understand that Mr. Pulaski 14:25:25
-	·		
1	Page 59 A. Birchfield, Esq.	1	Page 61 A. Birchfield, Esq.
2	any of the cases; is that fair? 14:10:29	2	supports LTL's refiling and the proposed 14:25:26
3	A That's basically fair. 14:10:44	3	settlement plan; correct? 14:25:31
	Q Thank you. 14:10:45	l .	
4		4	A That's my understanding, yes. 14:25:33
	- ·	5	5 6, 5
5	MR. HAAS: I'm about to go to a 14:10:47	5	Q Okay. The discussions on April 14:25:34
	MR. HAAS: I'm about to go to a 14:10:47 new section. Do you want to take a break? 14:10:48		Q Okay. The discussions on April 14:25:34 excuse me, April 27, 2020, did not lead to a 14:25:40
5 6 7	MR. HAAS: I'm about to go to a 14:10:47 new section. Do you want to take a break? 14:10:48 MS. SLOCUM: Yes. Real quick. 14:10:50	5 6	Q Okay. The discussions on April 14:25:34 excuse me, April 27, 2020, did not lead to a 14:25:40 resolution at that time; correct? 14:25:44
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	Dog (2)		Dags 64
1	Page 62	1	Page 64
1	A. Birchfield, Esq.	1	A. Birchfield, Esq.
2	settlement negotiations with Johnson & Johnson's 14:26:25		
3	representatives in an effort to settle all 14:26:31	3	cancer claims, both current and future, for 14:29:03
4	ovarian cancer claims through the Imerys 14:26:34	4	\$3.25 billion; right? 14:29:08
5	bankruptcy? 14:26:38	5	MR. HADDAD: Objection to the 14:29:12
6	MR. HADDAD: Wait. What was that? 14:26:41	6	form. 14:29:12
7	MR. HAAS: Would you like me to 14:26:45	7	MS. SLOCUM: Objection. 14:29:12
8	ask it a third time? 14:26:46	8	THE WITNESS: I would have to I 14:29:17
9	MR. HADDAD: I think you repeated 14:26:47	9	would have to I can't say that with 14:29:18
10	the dates, but I missed it. 14:26:49	10	certainty. I mean, there was you know, 14:29:24
11	BY MR. HAAS: 14:26:50	11	there was a discussion, but I can't say that 14:29:26
12	Q Mr. Birchfield, for the benefit of 14:26:51	12	with certainty. 14:29:29
13	everyone, I'll go very slow. 14:26:54	13	BY MR. HAAS: 14:29:30
14	Is it in fact true that in August and 14:26:56	14	Q Would it be helpful to see the 14:29:31
15	September of 2020, you had discussions with 14:26:58		
16	Johnson & Johnson's representatives with respect 14:27:04		
17	to a proposal to settle all ovarian cancer talc 14:27:07	17	Mr. Murdica to refresh your recollection? 14:29:38
18	claims through the Imerys bankruptcy? 14:27:13	18	A I'll look at it if you want me to look 14:29:42
19	A So I a couple things that I need 14:27:19	19	at it. 14:29:44
20	to I'm going to need to address here. I mean, 14:27:21	20	Q Okay. 14:29:45
21	one is, it would not have been a settlement. It 14:27:24	21	MR. HAAS: For the record, and for 14:30:33
22	would have been a settlement proposal. And, yes, 14:27:30		the videographer, we are marking as 14:30:35
23	I did have you know, I did have discussions 14:27:34	23	Birchfield Deposition Exhibit No. 1 what is 14:30:41
24	with Mr. Murdica, but I can't really go beyond 14:27:38	24	reflected in Tab 30 and Tab 31 of the 14:30:45
25	that because then we're talking about, you know, 14:27:45	25	documents in the queue, and I ask you to put 14:30:53
	Page 63		Page 65
1	A. Birchfield, Esq.	1	A. Birchfield, Esq.
	the Imerys bankruptcy and the committee you 14:27:47	2	those into the queue for public review. 14:30:57
	know, the committee effort, and that is that's 14:27:50	3	MR. CONCIERGE: What's being 14:31:05
4	confidential. 14:27:54	4	entered now is Exhibit 1 that has been 14:31:06
5	Q I'm sorry. What's the nature of your 14:27:57	5	introduced. 14:31:09
	objection? 14:27:58	6	(Exhibit Birchfield 1 was marked.) 14:31:10
7	A I cannot get into discussions about, 14:28:00	7	MR. CONCIERGE: Tab 31 will be 14:31:17
	you know, the Imerys committee. 14:28:03	8	introduced as Exhibit 2. 14:31:18
9	Q I'm not asking about the Imerys 14:28:06	9	(Exhibit Birchfield 2 was marked.) 14:31:19
10	committee. I'm asking about the settlement 14:28:08	10	MR. CONCIERGE: Both documents 14:31:40
11	proposal you just referenced. 14:28:10	11	should be in the marked folder and 14:31:41
12	A You asked me if I had a discussion 14:28:12	12	available. 14:31:43
13	with Mr. Murdica, and I said yes. And then 14:28:15	13	BY MR. HAAS: 14:31:55
14	but I said going beyond that is problematic 14:28:19	14	Q So, Mr. Birchfield, take a look at 14:31:56
15	because of the workings 14:28:22	15	what we've marked as Birchfield Deposition 14:31:58
16	Q I will ask you about the settlement 14:28:25	16	Exhibit No. 1. The first document is a cover 14:32:00
17	proposal that you made to Mr. Murdica before you 14:28:26	17	email from yourself to Mr. Murdica dated 14:32:04
18	submitted it to the Imerys bankruptcy committee, 14:28:29	18	September 5th, 2020. It attaches a confidential 14:32:06
19	so why don't we focus there and we can talk about 14:28:33	19	settlement term sheet dated September 4th, 2020, 14:32:14
20	the committee, and you can make whatever or 14:28:37	20	that is a total of 58 pages long, including 14:32:28
21	your counsel can make whatever objections or 14:28:40	21	exhibits. And when you're ready, please let me 14:32:33
22	instructions she chooses. 14:28:43	22	know and I'll ask you the follow-up questions. 14:32:35
23	So it's fair to say let me be more 14:28:48	23	A Okay. 14:33:53
		. .	
24	specific. On September 5th, 2020, you made a 14:28:50 proposal to Mr. Murdica on behalf of J&J, in his 14:28:54	24 25	Q Okay. So let's go back to the 14:33:54 question that was pending. 14:33:55

	Page 66		Page 68
1	A. Birchfield, Esq.	1	A. Birchfield, Esq.
2	Based upon your review of the 14:33:56	2	MS. SLOCUM: Objection. 14:36:30
3	document, Mr. Birchfield, does this reflect your 14:33:58	3	MR. HADDAD: Objection to the 14:36:31
Ι.	recollection that in September of 2020 you 14:34:01	4	form. 14:36:32
4			
5	proposed to Johnson & Johnson, through its 14:34:04	5	MS. SLOCUM: Objection to form. 14:36:32
6	representative, Mr. James Murdica, to settle all 14:34:10	6	And it misstates what your proposal states. 14:36:33
7	ovarian cancer claims, both current and future, 14:34:13	7	
8	through the Imerys bankrupt bankruptcy for a 14:34:15	8	Q You may answer the question. 14:36:39
9	total of 3.25 billion? 14:34:18	9	A This is a this is a vastly 14:36:40
10	A So I submitted I submitted this 14:34:23	10	different proposal than what is than what is 14:36:43
11	proposal. That is true. 14:34:26	11	being proposed by J&J today. 14:36:48
12	Q And if you look at Page 6, Section 14:34:27	12	Q You would agree with me that 14:36:52
13	bb., there's a number. I'll ask you again, isn't 14:34:32	13	3.25 billion is less than 50 percent of 14:36:53
14	it correct that in September of 2020, you made a 14:34:36	14	, ·
15	proposal to J&J to settle all ovarian cancer 14:34:40	15	A That is true. 14:37:00
16	claims, both current and future, for a total 14:34:43	16	Q Thank you. 14:37:01
17	amount of \$3.25 billion? 14:34:46	17	So let's walk through the other 14:37:01
18	A Yes, that is that's the amount 14:34:50	18	salient aspects of the proposal. In this offer 14:37:03
19	here. There are other provisions, you know, in 14:34:52	19	that you made, Beasley Allen was to act as 14:37:07
20	here that would be important as well, but yes, 14:34:54	20	settlement counsel of record on behalf of all 14:37:10
21	that is the case. It says what it says. 14:34:59	21	lawyers that elected to participate in the 14:37:13
22	Q Are you finished? 14:35:03	22	transaction, and I'll refer you to Page 7, 14:37:17
23	A Yes. 14:35:04	23	subsection bb., among others, if you would like. 14:37:19
24	Q Indeed, the \$3.25 billion that you 14:35:05	24	MR. HADDAD: Objection to the form 14:37:31
25	offered in 2020 to resolve all the ovarian cancer 14:35:09	25	if that was a question. If it was not a 14:37:32
	Page 67		Page 69
1	Page 67 A. Birchfield, Esq.	1	Page 69 A. Birchfield, Esq.
1 2	6	1 2	- 1
	A. Birchfield, Esq.	2	A. Birchfield, Esq.
2	A. Birchfield, Esq. claims, both current and future, is a far smaller 14:35:14	2	A. Birchfield, Esq. question, then I don't object. 14:37:35
2 3	A. Birchfield, Esq. claims, both current and future, is a far smaller 14:35:14 amount than the 6.9 billion that LTL is proposing 14:35:19	2 3 4	A. Birchfield, Esq. question, then I don't object. 14:37:35 BY MR. HAAS: 14:37:42
2 3 4	A. Birchfield, Esq. claims, both current and future, is a far smaller 14:35:14 amount than the 6.9 billion that LTL is proposing 14:35:19 to resolve the ovarian cancer claims in this 14:35:25	2 3 4	A. Birchfield, Esq. question, then I don't object. 14:37:35 BY MR. HAAS: 14:37:42 Q Let me know when you're ready, 14:37:45
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2 3 4 5 6 7	A. Birchfield, Esq. claims, both current and future, is a far smaller 14:35:14 amount than the 6.9 billion that LTL is proposing 14:35:19 to resolve the ovarian cancer claims in this 14:35:25 matter; right? 14:35:27 MS. SLOCUM: Objection to form. 14:35:29 THE WITNESS: If your question is, 14:35:30	2 3 4 5 6 7	A. Birchfield, Esq. question, then I don't object. 14:37:35 BY MR. HAAS: 14:37:42 Q Let me know when you're ready, 14:37:45 Mr. Birchfield. 14:37:46 A Okay. So I'm sorry, what 14:37:48 Q In your settlement proposal you 14:37:55 proposed to have Beasley Allen act as settlement 14:37:57
2 3 4 5 6 7 8	A. Birchfield, Esq. claims, both current and future, is a far smaller 14:35:14 amount than the 6.9 billion that LTL is proposing 14:35:19 to resolve the ovarian cancer claims in this 14:35:25 matter; right? 14:35:27 MS. SLOCUM: Objection to form. 14:35:29 THE WITNESS: If your question is, 14:35:30 you know, is 3.25 less than 6. whatever, 14:35:31	2 3 4 5 6 7 8	A. Birchfield, Esq. question, then I don't object. 14:37:35 BY MR. HAAS: 14:37:42 Q Let me know when you're ready, 14:37:45 Mr. Birchfield. 14:37:46 A Okay. So I'm sorry, what 14:37:48 Q In your settlement proposal you 14:37:55 proposed to have Beasley Allen act as settlement 14:37:57 counsel of record acting on behalf of all other 14:37:59
2 3 4 5 6 7 8 9	A. Birchfield, Esq. claims, both current and future, is a far smaller 14:35:14 amount than the 6.9 billion that LTL is proposing 14:35:19 to resolve the ovarian cancer claims in this 14:35:25 matter; right? 14:35:27 MS. SLOCUM: Objection to form. 14:35:29 THE WITNESS: If your question is, 14:35:30 you know, is 3.25 less than 6. whatever, 14:35:31 yes, it is, but we're talking about we're 14:35:36	2 3 4 5 6 7 8 9 10	A. Birchfield, Esq. question, then I don't object. 14:37:35 BY MR. HAAS: 14:37:42 Q Let me know when you're ready, 14:37:45 Mr. Birchfield. 14:37:46 A Okay. So I'm sorry, what 14:37:48 Q In your settlement proposal you 14:37:55 proposed to have Beasley Allen act as settlement 14:37:57 counsel of record acting on behalf of all other 14:37:59
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2 3 4 5 6 7 8 9 10 11 12 13	A. Birchfield, Esq. claims, both current and future, is a far smaller 14:35:14 amount than the 6.9 billion that LTL is proposing 14:35:19 to resolve the ovarian cancer claims in this 14:35:25 matter; right? 14:35:27 MS. SLOCUM: Objection to form. 14:35:29 THE WITNESS: If your question is, 14:35:30 you know, is 3.25 less than 6. whatever, 14:35:31 yes, it is, but we're talking about we're 14:35:36 talking about a much different situation 14:35:39 today than we were in September of 14:35:45 September of '20 you know, 2020, when 14:35:47 this proposal, you know, was made. 14:35:51	2 3 4 5 6 7 8 9 10 11 12 13	A. Birchfield, Esq. question, then I don't object. 14:37:35 BY MR. HAAS: 14:37:42 Q Let me know when you're ready, 14:37:45 Mr. Birchfield. 14:37:46 A Okay. So I'm sorry, what 14:37:48 Q In your settlement proposal you 14:37:55 proposed to have Beasley Allen act as settlement 14:37:57 counsel of record acting on behalf of all other 14:37:59 lawyers representing participating claimants; 14:38:02 right? 14:38:04 A What are you referring to? 14:38:04 Q I'm asking you if that's your 14:38:05
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Birchfield, Esq. claims, both current and future, is a far smaller 14:35:14 amount than the 6.9 billion that LTL is proposing 14:35:19 to resolve the ovarian cancer claims in this 14:35:25 matter; right? 14:35:27 MS. SLOCUM: Objection to form. 14:35:29 THE WITNESS: If your question is, 14:35:30 you know, is 3.25 less than 6. whatever, 14:35:31 yes, it is, but we're talking about we're 14:35:36 talking about a much different situation 14:35:39 today than we were in September of 14:35:45 September of '20 you know, 2020, when 14:35:47 this proposal, you know, was made. 14:35:51 A guiding principle, a guiding 14:35:54 principle throughout the entire course of 14:35:57 settlement negotiations on my part has been 14:36:01 a focus on a fair and reasonable settlement 14:36:04 amount per claimant. 14:36:07 BY MR. HAAS: 14:36:10 Q Indeed, the \$3.25 billion that you 14:36:11	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Birchfield, Esq. question, then I don't object. 14:37:35 BY MR. HAAS: 14:37:42 Q Let me know when you're ready, 14:37:45 Mr. Birchfield. 14:37:46 A Okay. So I'm sorry, what 14:37:48 Q In your settlement proposal you 14:37:55 proposed to have Beasley Allen act as settlement 14:37:57 counsel of record acting on behalf of all other 14:37:59 lawyers representing participating claimants; 14:38:02 right? 14:38:04 A What are you referring to? 14:38:04 Q I'm asking you if that's your 14:38:05 understanding. 14:38:09 A I cannot say that. There have been 14:38:12 there's been a tremendous amount of, you know, 14:38:19 discussions between September '20 and today, and 14:38:21 so I just don't want to 14:38:28 Q Let me see if I can refresh your 14:38:31 recollection. So if you would turn to Page 7, 14:38:33
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Birchfield, Esq. claims, both current and future, is a far smaller 14:35:14 amount than the 6.9 billion that LTL is proposing 14:35:19 to resolve the ovarian cancer claims in this 14:35:25 matter; right? 14:35:27 MS. SLOCUM: Objection to form. 14:35:29 THE WITNESS: If your question is, 14:35:30 you know, is 3.25 less than 6. whatever, 14:35:31 yes, it is, but we're talking about we're 14:35:36 talking about a much different situation 14:35:39 today than we were in September of 14:35:45 September of '20 you know, 2020, when 14:35:47 this proposal, you know, was made. 14:35:51 A guiding principle, a guiding 14:35:54 principle throughout the entire course of 14:35:57 settlement negotiations on my part has been 14:36:01 a focus on a fair and reasonable settlement 14:36:04 amount per claimant. 14:36:07 BY MR. HAAS: 14:36:10 Q Indeed, the \$3.25 billion that you 14:36:11 were willing to settle all ovarian claims, both 14:36:13	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Birchfield, Esq. question, then I don't object. 14:37:35 BY MR. HAAS: 14:37:42 Q Let me know when you're ready, 14:37:45 Mr. Birchfield. 14:37:46 A Okay. So I'm sorry, what 14:37:55 proposed to have Beasley Allen act as settlement 14:37:57 counsel of record acting on behalf of all other 14:37:59 lawyers representing participating claimants; 14:38:02 right? 14:38:04 A What are you referring to? 14:38:05 understanding. 14:38:09 A I cannot say that. There have been 14:38:12 there's been a tremendous amount of, you know, 14:38:19 discussions between September '20 and today, and 14:38:21 so I just don't want to 14:38:28 Q Let me see if I can refresh your 14:38:31 recollection. So if you would turn to Page 7, 14:38:33 subparagraph B(b), it defines settling counsel. 14:38:35
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Birchfield, Esq. claims, both current and future, is a far smaller 14:35:14 amount than the 6.9 billion that LTL is proposing 14:35:19 to resolve the ovarian cancer claims in this 14:35:25 matter; right? 14:35:27 MS. SLOCUM: Objection to form. 14:35:29 THE WITNESS: If your question is, 14:35:30 you know, is 3.25 less than 6. whatever, 14:35:31 yes, it is, but we're talking about we're 14:35:36 talking about a much different situation 14:35:39 today than we were in September of 14:35:45 September of '20 you know, 2020, when 14:35:47 this proposal, you know, was made. 14:35:51 A guiding principle, a guiding 14:35:54 principle throughout the entire course of 14:35:57 settlement negotiations on my part has been 14:36:01 a focus on a fair and reasonable settlement 14:36:04 amount per claimant. 14:36:07 BY MR. HAAS: 14:36:10 Q Indeed, the \$3.25 billion that you 14:36:11 were willing to settle all ovarian claims, both 14:36:13 current and future, in 2020 is less than 14:36:18	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Birchfield, Esq. question, then I don't object. 14:37:35 BY MR. HAAS: 14:37:42 Q Let me know when you're ready, 14:37:45 Mr. Birchfield. 14:37:46 A Okay. So I'm sorry, what 14:37:48 Q In your settlement proposal you 14:37:55 proposed to have Beasley Allen act as settlement 14:37:57 counsel of record acting on behalf of all other 14:37:59 lawyers representing participating claimants; 14:38:02 right? 14:38:04 A What are you referring to? 14:38:04 Q I'm asking you if that's your 14:38:05 understanding. 14:38:09 A I cannot say that. There have been 14:38:12 there's been a tremendous amount of, you know, 14:38:19 discussions between September '20 and today, and 14:38:21 so I just don't want to 14:38:28 Q Let me see if I can refresh your 14:38:33 recollection. So if you would turn to Page 7, 14:38:33 subparagraph B(b), it defines settling counsel. 14:38:35 I'll read for the record, "Settling counsel 14:38:39
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Birchfield, Esq. claims, both current and future, is a far smaller 14:35:14 amount than the 6.9 billion that LTL is proposing 14:35:19 to resolve the ovarian cancer claims in this 14:35:25 matter; right? 14:35:27 MS. SLOCUM: Objection to form. 14:35:29 THE WITNESS: If your question is, 14:35:30 you know, is 3.25 less than 6. whatever, 14:35:31 yes, it is, but we're talking about we're 14:35:36 talking about a much different situation 14:35:39 today than we were in September of 14:35:45 September of '20 you know, 2020, when 14:35:47 this proposal, you know, was made. 14:35:51 A guiding principle, a guiding 14:35:54 principle throughout the entire course of 14:35:57 settlement negotiations on my part has been 14:36:01 a focus on a fair and reasonable settlement 14:36:04 amount per claimant. 14:36:07 BY MR. HAAS: 14:36:10 Q Indeed, the \$3.25 billion that you 14:36:11 were willing to settle all ovarian claims, both 14:36:13 current and future, in 2020 is less than 14:36:18 50 percent of what LTL is now offering to resolve 14:36:20	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Birchfield, Esq. question, then I don't object. 14:37:35 BY MR. HAAS: 14:37:42 Q Let me know when you're ready, 14:37:45 Mr. Birchfield. 14:37:46 A Okay. So I'm sorry, what 14:37:48 Q In your settlement proposal you 14:37:55 proposed to have Beasley Allen act as settlement 14:37:57 counsel of record acting on behalf of all other 14:37:59 lawyers representing participating claimants; 14:38:02 right? 14:38:04 A What are you referring to? 14:38:04 Q I'm asking you if that's your 14:38:05 understanding. 14:38:09 A I cannot say that. There have been 14:38:12 there's been a tremendous amount of, you know, 14:38:19 discussions between September '20 and today, and 14:38:21 so I just don't want to 14:38:28 Q Let me see if I can refresh your 14:38:31 recollection. So if you would turn to Page 7, 14:38:33 subparagraph B(b), it defines settling counsel. 14:38:39 refers to Beasley Allen and every law firm that 14:38:43
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Birchfield, Esq. claims, both current and future, is a far smaller 14:35:14 amount than the 6.9 billion that LTL is proposing 14:35:19 to resolve the ovarian cancer claims in this 14:35:25 matter; right? 14:35:27 MS. SLOCUM: Objection to form. 14:35:29 THE WITNESS: If your question is, 14:35:30 you know, is 3.25 less than 6. whatever, 14:35:31 yes, it is, but we're talking about we're 14:35:36 talking about a much different situation 14:35:39 today than we were in September of 14:35:45 September of '20 you know, 2020, when 14:35:47 this proposal, you know, was made. 14:35:51 A guiding principle, a guiding 14:35:54 principle throughout the entire course of 14:35:57 settlement negotiations on my part has been 14:36:01 a focus on a fair and reasonable settlement 14:36:04 amount per claimant. 14:36:07 BY MR. HAAS: 14:36:10 Q Indeed, the \$3.25 billion that you 14:36:11 were willing to settle all ovarian claims, both 14:36:13 current and future, in 2020 is less than 14:36:18 50 percent of what LTL is now offering to resolve 14:36:26 all current and future ovarian cancer claims; 14:36:26	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Birchfield, Esq. question, then I don't object. 14:37:35 BY MR. HAAS: 14:37:42 Q Let me know when you're ready, 14:37:45 Mr. Birchfield. 14:37:46 A Okay. So I'm sorry, what 14:37:48 Q In your settlement proposal you 14:37:55 proposed to have Beasley Allen act as settlement 14:37:57 counsel of record acting on behalf of all other 14:37:59 lawyers representing participating claimants; 14:38:02 right? 14:38:04 A What are you referring to? 14:38:04 Q I'm asking you if that's your 14:38:05 understanding. 14:38:09 A I cannot say that. There have been 14:38:12 there's been a tremendous amount of, you know, 14:38:19 discussions between September '20 and today, and 14:38:21 so I just don't want to 14:38:28 Q Let me see if I can refresh your 14:38:31 recollection. So if you would turn to Page 7, 14:38:35 I'll read for the record, "Settling counsel 14:38:39 refers to Beasley Allen and every law firm that 14:38:43 agrees to this term sheet and evidences its 14:38:45

	Page 78		Page 80
1	A. Birchfield, Esq.	1	A. Birchfield, Esq.
2	A That's true. 14:47:39	2	work product and privilege to the extent 14:49:17
3	Q Okay. And in connection with this 14:47:40	3	that it pertains to a time other than 14:49:18
4	proposal, you also prepared a matrix in order to 14:47:42	4	September 4 and September 5, 2020. 14:49:21
5	assess how the ovarian claims could be paid under 14:47:47	5	MR. HAAS: Are you finished? 14:49:23
6	the proposed offer; correct? 14:47:54	6	MS. SLOCUM: Yes. 14:49:25
7	MR. HADDAD: Objection to the 14:47:56	7	MR. HAAS: That's not a proper 14:49:26
8	form. 14:47:56	8	objection. The proper objection is you 14:49:27
9	THE WITNESS: Show me where you're 14:47:58	9	can't answer to the extent that it calls for 14:49:28
10	referring to. 14:47:59	10	work product or attorney product attorney 14:49:31
11	-	11	product protection or some other privilege. 14:49:35
12	Q I'm just asking you. Let me ask it 14:48:00	12	He can answer to the extent that it doesn't. 14:49:39
13	differently, Mr. Birchfield, to try to help move 14:48:02	13	It doesn't to the extent that he 14:49:41
14	things along. 14:48:05	14	communicated it. So let me ask it this way 14:49:43
15	Do you recall that you prepared a 14:48:06	15	to cut through it all: 14:49:45
16	matrix in connection with this offer that 14:48:07	16	BY MR. HAAS: 14:49:46
17	proposed how the ovarian claims could be paid? 14:48:11	17	Q Mr. Birchfield, did there come a point 14:49:47
18	A I do not specifically remember whether 14:48:18	18	•
19	it was in connection with this or not. 14:48:22	19	matrix that specified how the ovarian cancer 14:49:53
20	Q Do you recall at some point in time 14:48:23	20	claims would be paid? 14:49:57
21	preparing a matrix that would specify how the 14:48:24	21	MS. SLOCUM: Objection. Again, 14:49:59
22	ovarian cancer claims would be paid? 14:48:28	22	based on privilege, because now are you 14:50:01
23	MS. SLOCUM: Objection on the 14:48:29	23	getting into the mediation? What are you 14:50:02
24	basis of privilege and work product, to the 14:48:31	24	getting into? This is a privilege. We have 14:50:07
25	extent that this pertains to a time other 14:48:34	25	a mediation there was a mediation order. 14:50:10
1	Page 79 A. Birchfield, Esq.	1	Page 81 A. Birchfield, Esq.
2	than in connection with this September 4, 14:48:36	2	And if this is relating to that, then you 14:50:13
3	2020 agreement 14:48:39	3	can't go into it. 14:50:17
4	MR. HAAS: It's not privileged if 14:48:41	4	MR. HAAS: That's interesting. 14:50:18
5	he gave it to the other side. 14:48:43	5	So, Counsel, let me just make sure it's very 14:50:19
6	MR. HADDAD: You have to let 14:48:47	6	clear on the record. 14:50:21
7	you have to let 14:48:49	7	MS. SLOCUM: Sure. 14:50:22
8	MS. SLOCUM: Let me finish. 14:48:50	8	MR. HAAS: Okay. Even though I 14:50:23
9	MR. HAAS: She stopped. 14:48:52	9	asked the question and he hasn't even 14:50:24
10	MR. HADDAD: No, she didn't. 14:48:53	10	answered it yet, your position is that any 14:50:28
11	MR. HAAS: It's not your role. 14:48:56	11	question relating to settlements, whether 14:50:32
12	She can handle herself. 14:48:56	12	before a bankruptcy was filed or after a 14:50:37
13	MR. HADDAD: You have to stop 14:48:59	13	bankruptcy is filed, is subject to a 14:50:38
14	interrupting counsel. 14:49:00	13	privilege of settlement privilege that 14:50:43
15	MR. HAAS: You can finish your 14:49:01	15	provinge of settlement privilege that 14:30:45 precludes him from answering? Is that your 14:50:45
16	objection. 14:49:02	16	position? 14:50:47
17	MS. SLOCUM: That wasn't the 14:49:03	17	MS. SLOCUM: No, not at all. 14:50:47
18		18	MR. HAAS: Okay. Let me ask the 14:50:48
19 20	one. 14:49:05 MR. HAAS: Yes. 14:49:06	19 20	question again. And if you want to instruct 14:50:49 him not to answer, please do so so we can 14:50:50
20 21	MS. SLOCUM: You're changing it 14:49:07		
		21	
22	now, did he ever give one to Johnson & 14:49:08 Johnson. That's a different question. He 14:49:10		BY MR. HAAS: 14:50:53
23	Johnson. That's a different question. He 14:49:10 can answer that question. He's not going to 14:49:12	23	Q Mr. Birchfield, did there come a point 14:50:53
24	answer that question. He's not going to 14:49:12 answer the first question on the basis of 14:49:14	24 25	
25			matrix that checitied now the ovarian claims 1/1.50.5/

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		Page 82		Page 84
1	A. Birchfield, Esq.		1	A. Birchfield, Esq.
2	would be paid?	14:51:01	2	accurate because this was this was a 14:53:20
3	MR. HADDAD: Objection	on to the 14:51:03	3	culmination of discussions that I and others 14:53:23
4	form.	4:51:03	4	had had, you know, with Mr. Murdica. And 14:53:29
5	THE WITNESS: Yes.	14:51:04	5	this was in 2020 and it's different today. 14:53:35
6	BY MR. HAAS:	14:51:04	6	BY MR. HAAS: 14:53:38
7	Q When did you do that?	14:51:05	7	Q Mr. Birchfield, in this proposal, the 14:53:38
8	A In January 2022.	14:51:09	8	term sheet that you sent over includes as a 14:53:44
9	Q Thank you.	14:51:13	9	proposed lien administrator Archer Systems; 14:53:47
10	So if you turn back to Page		10	correct? 14:53:51
11	term sheet, at the bottom of the page		11	A That is correct. 14:53:52
12	refers to Archer. It says Archer ref		12	MR. HADDAD: Objection to the 14:53:52
13	Archer Systems LLC. Do you see		13	form. 14:53:53
14		14:51:36	-	BY MR. HAAS: 14:53:53
15			15	
	Q And if you turn to Page 3, 5			Q Thank you. 14:53:53
16	titled Lien Resolution Administrator		16	Did you select Archer Systems as the 14:53:54
17	to the entity appointed to resolve lie		17	lien administrator for some nefarious reason, 14:53:57
18	connection with a qualified claim s		18	such as it was the subsidiary of Fortress 14:54:00
19	the QSF or to the trust. "Archer sh		19	Investments? 14:54:04
20	the lien resolution administrator"; s		20	MS. SLOCUM: Objection. 14:54:05
21	A I see that.	14:52:16	21	MR. HADDAD: Objection to the 14:54:06
22	Q So in this proposal, you pro		22	form. 14:54:06
23	Archer Systems would be the admi	-		BY MR. HAAS: 14:54:06
24	MS. SLOCUM: Objection		24	Q I'm not, by the way, the one who 14:54:08
25	MR. HADDAD: Objection	on to the 14:52:25	25	contrived such a nefarious proposition. We've 14:54:09
		Page 83		Page 85
1	A. Birchfield, Esq.		1	A. Birchfield, Esq.
2		4:52:25	2	heard that earlier today and at other times. So 14:54:13
3	MR. HAAS: What was the	-	3	I'm asking it in order to be responsive to the 14:54:15
4	to form, sir? What was wrong v	•	4	arguments I'm hearing from the other side of the 14:54:19
5	question?	14:52:30	5	table. So let me ask it again and see if I can 14:54:21
6	MR. HADDAD: You're t	alking about 14:52:31	6	get an answer. 14:54:23
7	who's proposing something.	14:52:32	7	Did you propose Archer Systems for 14:54:24
8	MR. HAAS: That's not e	ven an 14:52:34	8	because it was a subsidiary of Fortress? 14:54:26
9	objection.	14:52:36	9	MS. SLOCUM: Objection to form. 14:54:29
10	MR. HADDAD: Actually	y, that is an 14:52:36	10	There's no testimony that he is the one that 14:54:30
11	objection.	14:52:37	11	selected Archer Systems. 14:54:34
12	MR. HAAS: It's not a val	lid 14:52:38	12	MR. HAAS: Let me address that 14:54:36
13	objection.	14:52:39	13	objection and see if we can move this along. 14:54:38
14	MR. PLACITELLA: Car	you stop 14:52:45	14	BY MR. HAAS: 14:54:39
15	acting like children? Come on.	14:52:46	15	Q In the proposed term sheet that you 14:54:39
16	MR. HAAS: There's no v	ralid 14:52:48	16	agreed to and sent over to Mr. Murdica that 14:54:41
		1 4 50 40	17	listed Archer Systems, did you agree to have 14:54:45
17	objection whatever.	14:52:49	1 - '	
	objection whatever. MR. PLACITELLA: Be		18	Archer Systems in the term sheet because it was a 14:54:48
17		pleasant. 14:52:54	l	
17 18 19	MR. PLACITELLA: Be THE WITNESS: Does it	pleasant. 14:52:54 list Archer 14:52:57	18 19	subsidiary of Fortress? 14:54:52
17 18 19 20	MR. PLACITELLA: Be THE WITNESS: Does it here, yes. Did this proposal d	pleasant. 14:52:54 list Archer 14:52:57 id this 14:52:58	18 19 20	subsidiary of Fortress? 14:54:52 MR. HADDAD: Objection to the 14:54:54
17 18 19 20 21	MR. PLACITELLA: Be THE WITNESS: Does it here, yes. Did this proposal d proposal include you know, in	pleasant. 14:52:54 list Archer 14:52:57 id this 14:52:58 aclude input 14:53:00	18 19 20 21	subsidiary of Fortress? 14:54:52 MR. HADDAD: Objection to the 14:54:54 form. 14:54:54
17 18 19 20 21 22	MR. PLACITELLA: Be THE WITNESS: Does it here, yes. Did this proposal d proposal include you know, in from me as well as from Mr. Mr.	pleasant. 14:52:54 list Archer 14:52:57 id this 14:52:58 nclude input 14:53:00 urdica? Yes. 14:53:04	18 19 20 21 22	subsidiary of Fortress? $14:54:52$ MR. HADDAD: Objection to the form. $14:54:54$ THE WITNESS: I have no idea that $14:54:57$
17 18 19 20 21 22 23	MR. PLACITELLA: Be THE WITNESS: Does it here, yes. Did this proposal d proposal include you know, in from me as well as from Mr. Mr. So when you say, you know, that	pleasant. 14:52:54 list Archer 14:52:57 id this 14:52:58 nelude input 14:53:00 ardica? Yes. 14:53:04 at it is 14:53:08	18 19 20 21 22 23	subsidiary of Fortress? 14:54:52 MR. HADDAD: Objection to the 14:54:54 form. 14:54:54 THE WITNESS: I have no idea that 14:54:57 Archer was a subsidiary of Fortress in 2020. 14:55:00
17 18 19 20 21 22	MR. PLACITELLA: Be THE WITNESS: Does it here, yes. Did this proposal d proposal include you know, in from me as well as from Mr. Mr.	pleasant. 14:52:54 list Archer 14:52:57 id this 14:52:58 nclude input 14:53:00 urdica? Yes. 14:53:04 at it is 14:53:11	18 19 20 21 22	subsidiary of Fortress? $14:54:52$ MR. HADDAD: Objection to the form. $14:54:54$ THE WITNESS: I have no idea that $14:54:57$

	Page 86		Page 88
1	A. Birchfield, Esq.	1	A. Birchfield, Esq.
2	Mr. Murdica's recommendation. I'm not 14:55:13	2	point, it's I am the one who communicated 14:57:24
3	saying that that's nefarious or not. I'm 14:55:17	3	it, but it was on behalf of the TCC, the 14:57:27
4	just telling you that this this term 14:55:19	4	ovarian cancer representatives of the TCC. 14:57:30
5	sheet was not the product of just something 14:55:23	5	BY MR. HAAS: 14:57:32
6	that I put together. It was a culmination 14:55:30	6	Q Are you referring to your April 2021 14:57:33
7	of discussions that I had had with 14:55:33	7	offer? 14:57:35
8	Mr. Murdica along the way. 14:55:36	8	A No. 14:57:38
9	BY MR. HAAS: 14:55:37	9	Q I'm not sure which one you're 14:57:39
10	Q Mr. Birchfield, you agreed to this 14:55:37	10	referring to. Which offer are you referring to? 14:57:40
11	term sheet; right? In fact, you sent it over? 14:55:39	11	A There was in January of 2022. 14:57:44
12	A I did send this term sheet over, yes. 14:55:41	12	Q Okay, we'll get to that. Before we 14:57:50
13	Q With the provision of having Archer 14:55:43	13	leave this one, just to be clear, you were 14:57:53
14	Systems in there? 14:55:45	14	proposing this 3.25 billion resolution of all 14:57:55
15	A That's different than what you asked. 14:55:46	15	ovarian cancer claims to be effectuated through 14:58:01
16	Q That's why I'm asking the question. 14:55:49	16	Imerys; correct? The Imerys bankruptcy; correct? 14:58:06
17	A Okay. So yes, I did. I did send this 14:55:51	17	MS. SLOCUM: Objection. 14:58:10
18	term sheet to Mr. Murdica. 14:55:54	18	THE WITNESS: Yes. I was 14:58:10
19	Q You had no problem with Archer Systems 14:55:50		proposing that this be submitted, you know, 14:58:11
20	being the administrator; right? 14:55:58	20	to the Imerys committee for consideration, 14:58:13
21		21	
	MR. HADDAD: Objection to form. 14:56:01		3
22	MS. SLOCUM: Objection. 14:56:01	22	
23	THE WITNESS: At that time I did 14:56:02	23	Q And you were doing so because you were 14:58:23
24	not. 14:56:03	24	seeking a resolution of future claims which you 14:58:25
25		25	understood would require channeling injunction 14:58:30
	Page 87		Page 89
1	A. Birchfield, Esq.	1	A. Birchfield, Esq.
2	A. Birchfield, Esq. BY MR. HAAS: 14:56:03	2	A. Birchfield, Esq. through the Imerys bankruptcy to resolve; right? 14:58:33
	A. Birchfield, Esq.	2 3	A. Birchfield, Esq. through the Imerys bankruptcy to resolve; right? 14:58:33 MS. SLOCUM: Objection. 14:58:37
2	A. Birchfield, Esq. BY MR. HAAS: 14:56:03	2	A. Birchfield, Esq. through the Imerys bankruptcy to resolve; right? 14:58:33 MS. SLOCUM: Objection. 14:58:37 MR. HADDAD: Instruct him not to 14:58:39
2 3 4	A. Birchfield, Esq. BY MR. HAAS: 14:56:03 Q Thank you. 14:56:12	2 3	A. Birchfield, Esq. through the Imerys bankruptcy to resolve; right? 14:58:33 MS. SLOCUM: Objection. 14:58:37
2 3 4 5	A. Birchfield, Esq. BY MR. HAAS: 14:56:03 Q Thank you. 14:56:12 The August 2020 settlement offer that 14:56:12	2 3 4	A. Birchfield, Esq. through the Imerys bankruptcy to resolve; right? 14:58:33 MS. SLOCUM: Objection. 14:58:37 MR. HADDAD: Instruct him not to 14:58:39
2 3 4 5 6	A. Birchfield, Esq. BY MR. HAAS: 14:56:03 Q Thank you. 14:56:12 The August 2020 settlement offer that 14:56:12 you made to resolve all the ovarian cancer claims 14:56:15	2 3 4 5	A. Birchfield, Esq. through the Imerys bankruptcy to resolve; right? 14:58:33 MS. SLOCUM: Objection. 14:58:37 MR. HADDAD: Instruct him not to 14:58:39 answer. 14:58:40
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1	Page 154		Page 156
1	A. Birchfield, Esq.	1	A. Birchfield, Esq.
2	A They returned a verdict a defense 16:37:18	2	
3	verdict. You asked me if I knew how long it took 16:37:20		Q All right. And in the Forrest case, 16:39:04
4	and I said I do not know. You asserted that it 16:37:22	4	
5	was less than an hour. I said I don't dispute 16:37:24	5	for medical expenses of approximately 16:39:09
6	that. 16:37:26	6	\$260,000.00; right, sir? 16:39:11
7	Q All right. We're good. Let's talk 16:37:27	7	MR. O'DELL: Object to the form. 16:39:14
8	about the Forrest case. 16:37:29	8	Which case? 16:39:15
9	Do you know where that case was tried? 16:37:30	9	MS. SLOCUM: Object to the form. 16:39:16
10	A I believe the Forrest case was also 16:37:34	10	MS. BROWN: We're up to Forrest. 16:39:17
11	tried in St. Louis, but I cannot say that with 16:37:38	11	We're going down the list. 16:39:20
12	certainty. 16:37:40	12	MS. O'DELL: Excuse me. 16:39:22
13	Q And just before I move to the Forrest 16:37:41	13	MS. BROWN: No worries. 16:39:23
14	case, in terms of the Giese, Trentman and Vogeler 16:37:4	414	BY MS. BROWN: 16:39:24
15	case, you had co-counsel in that case; right, 16:37:47	15	Q Is that right, sir, if you look where 16:39:24
16	sir? 16:37:50	16	the Fortress line is on the chart? 16:39:27
17	A Yes. 16:37:50	17	A Yes. 16:39:28
18	Q All right. And was Ashcraft & Gerel 16:37:51	18	Q All right. And that jury awarded \$0; 16:39:28
19	involved in that case with you folks? Michelle 16:37:56	19	right? 16:39:30
20	Parfitt? 16:38:01	20	A Yes. 16:39:30
21	A Michelle Parfitt has served as 16:38:04	21	Q That was also a defense verdict in the 16:39:31
22	co-counsel in some of these trials and has put on 16:38:07	22	City of St. Louis; right? 16:39:33
23	experts. I'm not sure. I cannot say with 16:38:11	23	A Yes. 16:39:35
24	certainty. I believe she was involved in the 16:38:13	24	Q And in terms of the Fox, Giannecchini, 16:39:35
25	Giese trial, but I cannot say that with 16:38:15	25	Ristesund and Slemp cases, all of those cases 16:39:40
	Page 155		Page 157
1	A. Birchfield, Esq.	1	A. Birchfield, Esq.
2	certainty. 16:38:18	2	
3	Q Okay. Certainly Allen Smith was 16:38:18	3	A Yes. I mean, you know, the Fox 16:39:48
4	involved; right? He opened and closed in that 16:38:20	4	verdict was a 72 million-dollar verdict. The 16:39:52
5	case? 16:38:22	5	Giannecchini, I believe, was 55. Ristesund, I 16:39:55
6	A That's my understanding, yes. 16:38:23	6	believe, was I believe that was 70. And 16:40:02
7	Q Okay. And he's the one who has the 16:38:23	7	Slemp, maybe 110. I believe that's correct. 16:40:07
8	funding from Fortress; right? 16:38:26	8	Those cases those cases were vacated based on 16:40:10
9	MD HADDAD, Objection to the 16,29,21		
1	MR. HADDAD: Objection to the 16:38:31	9	the BMS Supreme Court decision on personal 16:40:1
10	form. 16:38:32	9 10	the BMS Supreme Court decision on personal 16:40:11 jurisdiction. But those cases so those cases 16:40:18
10 11			•
	form. 16:38:32	10	jurisdiction. But those cases so those cases 16:40:18
11	form. 16:38:32 MS. SLOCUM: Objection to the 16:38:32	10 11	jurisdiction. But those cases so those cases 16:40:18 are refiled and currently pending. 16:40:22
11 12	form. 16:38:32 MS. SLOCUM: Objection to the 16:38:32 form. 16:38:32	10 11 12	jurisdiction. But those cases so those cases 16:40:18 are refiled and currently pending. 16:40:22 Q Right. But in terms of what's 16:40:25
11 12 13	form. 16:38:32 MS. SLOCUM: Objection to the 16:38:32 form. 16:38:32 THE WITNESS: To the best of my 16:38:34 view, that's my understanding. 16:38:35	10 11 12 13	jurisdiction. But those cases so those cases 16:40:18 are refiled and currently pending. 16:40:22 Q Right. But in terms of what's 16:40:25 important to an individual claimant, right, the 16:40:26
11 12 13 14	form. 16:38:32 MS. SLOCUM: Objection to the 16:38:32 form. 16:38:32 THE WITNESS: To the best of my 16:38:34 view, that's my understanding. 16:38:35	10 11 12 13 14	jurisdiction. But those cases so those cases 16:40:18 are refiled and currently pending. 16:40:22 Q Right. But in terms of what's 16:40:25 important to an individual claimant, right, the 16:40:26 amount of money that ultimately went to these 16:40:29
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